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DATE MAILED: 10/06/2006

FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
Vincent De Laforcade	05725.1226-00000	6532	
•	EXAMINER		
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER			
LLP			
901 NEW YORK AVENUE, NW WASHINGTON; DC 20001-4413			
	Vincent De Laforcade	Vincent De Laforcade 05725.1226-00000	

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.	Applicant(s)			
Office Action Summary		10/619,612	DE LAFORCADE	ET AL.			
		Examiner	Art Unit				
		Robyn Doan	3732				
Period fo	The MAILING DATE of this commun or Reply	nication app	ears on the cover sheet with t	he correspondence ad	ddress		
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE IN Isions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this com- period for reply is specified above, the maximum is re to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.13 munication. tatutory period w y will, by statute,	ATE OF THIS COMMUNICAT 16(a). In no event, however, may a reply ill apply and will expire SIX (6) MONTHS cause the application to become ABAND	FION.  De timely filed  from the mailing date of this of ONED (35 U.S.C. § 133).			
Status							
1)⊠	Responsive to communication(s) file	ed on <i>18 Ju</i>	lv 2006				
			action is non-final.				
<u> </u>		• —					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	Claim(s) 1-110 is/are pending in the	application	ı.	,			
	4a) Of the above claim(s) <u>24-38</u> is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
·	☑ Claim(s) <u>1-23 and 39-110</u> is/are rejected.						
	Claim(s) is/are objected to.						
	☐ Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
. الله	The specification is objected to by th	e Evaminer					
·	The drawing(s) filed on is/are			he Evaminer			
.0,							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119						
	Acknowledgment is made of a claim ☐ All b)☐ Some * c)☐ None of:	for foreign	priority under 35 U.S.C. § 11	9(a)-(d) or (f).	•		
	1. Certified copies of the priority	documents	have been received.				
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies	of the priori	ty documents have been rec	eived in this National	Stage		
	application from the Internation	nal Bureau	(PCT Rule 17.2(a)).				
* S	ee the attached detailed Office action	on for a list o	of the certified copies not rec	eived.			
Attachment	(s)						
1) Notice	e of References Cited (PTO-892)		4) Interview Summ				
	e of Draftsperson's Patent Drawing Review (F	PTO-948)	Paper No(s)/Ma				
	<ul> <li>✓ Information Disclosure Statement(s) (PTO/SB/08)</li> <li>Paper No(s)/Mail Date <u>5/9/06</u>.</li> <li>5) ☐ Notice of Informal Patent Application</li> <li>6) ☐ Other:</li> </ul>						

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 4-6, 9-23, 39, 40, 42-44, 47-63, 65, 68-110 are rejected under 35 U.S.C. 103(a) as being unpatentable over Di Vito (U. S. Pat. # 3,101,086) in view of Simpson (U. S. Pat. # 1,686,936).

With regard to claims 1, 2, 4-6, 11-17, 39, 40, 42, 44, 49-55, 62, 63, 65, 70-77, 84-86, 91-106, Di Vito discloses a single piece applicator nozzle (20) comprising attachment portion (18) configured to attached the nozzle to a receptacle (10) containing a product, an arrangement of a plurality of teeth (24) disposed in at least one row (fig. 1) comprising first and second end teeth (22), at least one of the teeth (24) defining a channel (fig. 1) being configured to be placed in flow communication with product contained in the receptacle, the channel opening on an exterior of the at least one tooth (fig. 1). Di Vito also discloses the end teeth (22) being solid devoid of outlet apertures (col. 1, lines 51-52). Di Vito does not disclose the channel opening on an external lateral surface of at least one tooth via at least one outlet aperture facing in a direction of at least one adjacent tooth, wherein the outlet aperture opens into a groove

which has a first end into which the at least one outlet aperture opens and a second end located substantially at a free extremity of the at least one tooth. Simpson discloses an applicator nozzle device (2) comprising an arrangement of teeth (18), at least one of the teeth defining a channel (17, fig. 2) in flow communication with product, the channel opening on an exterior of the at least one tooth via at least one outlet aperture (19), wherein the outlet aperture opens into a groove (fig. 3) which has a first end into which the at least one outlet aperture opens and a second end located substantially at a free extremity of the at least one tooth (see figs. 1, 2). Simpson shows the outlet aperture (19) facing the front sides of the teeth. It would have been obvious to one having an ordinary skill in the art at the time the invention was made to construct the tooth with the outlet aperture and the groove configuration as taught by Simpson into the hollow tooth of Di Vito in order to provide maximum strength and ability to penetrate hair of the user. And it would have been obvious to one having an ordinary skill in the art at the time the invention was made to position the outlet aperture of Simpson facing substantially in a direction of at least one adjacent tooth, since it has been held that rearranging location of parts of an invention involves only routine skill in the art. In re Japikse, 86 USPQ 70. With regard to the limitations "the arrangement is formed by a single molded piece", Applicant is noted all the claimed structures have been shown, how the arrangement being formed is not given patentable weight in an article claim. Di Vito in view of Simpson disclose the arrangement being configured so as to present an obstacle to product flowing from at least one outlet aperture beyond the first and second end teeth. In regard to claims 9-10, 18-23, 47-48, 56-61, 68-69, 78-83, 87-90 and 107-110, Di Vito

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shows the attachment portion comprising screw threading configured to engage with screw threading on a neck (16, fig. 1) of the receptacle (col. 1, lines 47-49, fig. 1). Di Vito further discloses a receptacle (10) being in a form of a deformable tube (resilient col. 1, lines 42-43) and the product contained within the receptacle being a hair product (col. 1, lines 57-59).

Claims 3, 7-8, 41, 45-46, 64, 66-67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Di Vito in view of Simpson as applied to claims 1, 39 and 62 above, and further in view of Smith (U.S. Pat. # 1,180,199).

With regard to claims 3, 7-8, 41, 45-46, 64, 66-67, Di Vito in view of Kirschenbaum disclose an applicator nozzle in combination with a receptacle comprising all the claimed limitations as discussed above except for the channel opening on the exterior of the at least one tooth via two outlet apertures facing in opposite directions and the location of the outlet aperture being proximate a free extremity of the at least one tooth. Smith discloses fountain comb (fig. 3) comprising a plurality of teeth (3), each tooth having a channel (4) opening on the exterior of the tooth via two outlet apertures (5, fig. 3) facing in opposite direction and the location of the outlet aperture (5) being proximate a free extremity of at least one tooth (fig. 3). It would having been obvious to one having an ordinary skill in the art at the time the invention was made to employ the two outlet apertures as taught by Smith into the teeth of Di Vito in view of Simpson for the purpose of distributing the hair product to the hair of the user evenly.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robyn Doan whose telephone number is (571) 272-4711. The examiner can normally be reached on Mon-Fri 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cris Rodriguez can be reached on (571) 272-4964. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Robyn Doan Examiner Art Unit 3732